PRICE TWO CENTS.

SUSTHAT HELL DRIVE HIM OUT OF ORGANIZED LABOR.

DEVELAND, Ohio, Dec. 15.—Detective of December 4. m J. Burns in a speech at noon McNamaras, and what he called the "cor- it, and he hadn't heard a word.

organized labor," shouted Burns, "I in their suite,

Gompers and his associates, the cor- inside the bedroom. olitical crowd that controls orevery move that would be made against were not taken. is. I told him that attempts would be

of these mep who were fighting justice watch and a gold mesh purse. You remember how the con- of so large a reward. of the McNamaras followed im-

this money which was raised to I the McNamaras was to be paid der the orders of Gompers, Morrison d the other demagogues i

n organized labor. ons. They are all right and they the British army. They should be boosted ing misrepresented by such

McNamara case and very soon," The work is getting to a now where the climax is imminent. pers's first statement when he heard of the McNamaras' arrest was anapolis and conferred with the meappropriated money for the murg and the dynamiting. They sent Darrow and after another conference

suppers did not know of the dynamiting pound of canned meat represents two Waste the hell was his mind if he didn't Charles H. Swift. w. I will turn the light of publicity Switt & Co., refused to discuss the sub-Compers. He is a crook and not fit anything, let alone to head organized h - personal aggrandizement."

mating Books and Papers.

DIANAPOLIS, Dec. 15.-Herbert workers' executive board and now secreday with Government officials who are vestigating the dynamiting cases, and derstood that he is concealing thing that has come to his knowledge

He has not been promised immunity, but he is expecting leniency in return for explaining entries in books, references in letters and coincidences between withdrawals of money from the bank and explaining, all of which is made clearer by his assistance.

"If we want a loaf of bread for dinner to the will be to the sense of the se assistance.

tional Erectors Association. Hockin also saw James W. Noel, special

distant to the Attorney-General, while the offices of the District Attorney.

A6,000 VERDICT FOR GOWNS, replied.

of for \$6,000 in a suit for gowns the by Louise & Co. Mrs. Cameron wife of Alexander Cameron, Jr. of a lawyer and once a broker, who used her after she obtained a divorce of tor his wife that he opened the action his wife. He would have lived instead of his wife. He would have lived the bill gladly, he said, but net with financial reverses some time and is now financially embarrassed. The gladly embarrassed. The service of the projective of the comment should not require its citizens to go to that trouble."

In sending it by express.

But you "could have divided it into packages of less than four pounds and sent it by mail," suggested a member of the committee. There would be no additional expense attached to this practice, if is argued, because the sides of beef used for bayonet practice could be borrowed from the company kitchens and returned after the bayoneters had finished with them. Clean bayoneters had finished with them. Clean bayoneters had finished with them. Clean bayonets, it is added, will be sufficient protection of the stomachs of the men who are to eat the beef. sent it by mail," suggested a member of the drown the committee.

"But that would have involved too much work," replied the witness naively. The plaintiff showed that Mrs. Cameron even even even the account originally when

Mrs. Julian Royce, Robbed on Dec. 4. Values Trinkets at \$20,000.

A private detective agency sent through Police Headquarters last night, to be read aloud in the stations throughout the greater city, an offer of \$3,000 reward for Brings in Will Contest Case Club, more than 25,000 Clevelanders ate controls Country's Unions More Ar- information leading to the recovery of rests in McNamara Case Soon, He jewels belonging to Julian Boyce and his says lighting Only for Justice. rooms in the Hotel Belleclaire on the night

Mr. Royce when asked about the the local organization of matter said that the total value of the

Mr. and Mrs. Royce are leading mem-Burns declared that he will not rest at the Belleclaire since the beginning of cise his right to set it aside. rages in this country have been brought floor and they employ no maid or valet. in favor of Mrs. Mary Farrington and you. pustice and he announced his intenthe private agency called in to work on
the case, kept her jewels in a leather case
the case, kept her jewels in a leather case
The New York and Cuba Mail Steamship

Steamship Esperanza Sighted Pilothouse
alarm from the egg dealers for several
the case, kept her jewels in a leather case
The New York and Cuba Mail Steamship

The New York and Cuba Mail Steamship

he people must be shown that violence did not return until about 11:30. They by a jimmy, which was lying on the floor erty in such a way that it later came this office window. Watch it."

d labor, fought us at every turn in likewise and from one of them the jewel verdict says: McNamara case to prevent justice case had been abstracted and rifled on ing done. Before the trial came up 1 the floor. Not a piece of jewelry re-

made to bribe the Judge, to bribe me, to frighten or bribe or kidnap witnesses frighten or bribe or kidnap witnesses for three years instead of one, as indicated of brittle of kidnap witnesses lost. These included a solitaire diamond to buy the jury.

Solitaire diamond to buy the jury.

Solitaire diamond to buy the jury.

Solitaire diamond testament.

Solitaire diamond that it was not her last will all serve for three years instead of one, as has been generally supposed, was the After the verdict Thomas E. Mulvibill.

who were looking out for their gressed far was admitted by the posting unless the court's action is appealed.

d it ever strike you as significant British war Office Turns Cold Shoulder into the cause of the deadlock to Armour Ribs of Beef.

Special Cable Despatch to THE SUN Darrow? I have been informed the agents of one of the indicted lic citizens interested in the unique rebelmaking charges against American meat packing concerns that lion have urged their fellow members of I shall keep right on attacking pending the result of the proceedings in the faith to stand pat in their decision to d the other demagogues in his the United States courts against the meat atton. There are many McNapackers the Government has decided "There are both Catholics and Protestants understand me as attacking the be invited to tender bids for supplies for merits of the case from the outset and

An official of the War Office told THE any time." hindered But violence must Sun correspondent to-night that it was affecturers should organize not the custom of that department not to mions but to get closer to accept tenders from English contractors e individuals themselves | against whom proceedings were pending | pellate courts holding that a verdict rewhose reputation was questionable He added that he supposed it was felt tions must be accepted by the court. arrests may be expected that when the Government of the United States secured the indictment of certain packers it was only right for the British to avoid the instructions War Office not to accept bids from these

apany had been notified that its bids for British army contracts would not be

and that I have had enough glory from action because by it she cut off our this, I do not want any glory; all I want largest market for canned meats, which shall continue to investigate until I caa way. There is no demand in this country bring home to him knowledge which I which will equalize the loss. The loss he has. It has been said that seems greater for the reason that every

Charles H. Swift, vice-president of

He peddled the votes of labor and son was seen at the Federal Building. British Government's action in any way HOCKIN AIDING PROSECUTOR. at the present time, he said. The pack-Iron Workers' Official Explains Incrimi- situation would not be legal or ethical at

ry-treasurer, was in conference again Dr. Wiley's Wife Says Parcels Post Would Relieve Farm Conditions.

the outrages committed by members Harvey W. Wiley, chief chemist, was judicial procedure covering their case before the Senate Committee on Post

while Senator Bourne of Mrs. Wiley.

"I suppose I am a housekeeper."

by the Court and Sticks to It Till it.

famous McDermott will case triumphed to put in it.

Compers is unfit to be at the head of at the bottom of one of several trunks Mrs. Farrington sued the priest as executor of the estate of her mother, Mrs. said. "A week or so will tell." on the night of December 4 they left of December 4 they left of December 4 they left on the night of December 4 they left into the Rev. Father White's possession

d Prosecutor Fredericks in Los Angeles mained, though several valuable furs of the witnesses examined we believe there was undue influence exerted over Arizona Officials Elected for One Year | tady, According to the printed list that was Bridget McDermott prior to and at the

bribe the Judge. You ask why did sapphires a pearl pendant, a gold hunting bribe the Judge. You ask why did sapphires a pearl pendant, a gold hunting nounced that he would file a motion to the Lorentz always known each other and had been in the hope that through them statistics degree included, of course, assault with the course as a pearl pendant, a gold hunting nounced that he would file a motion to the Lorentz always known each other and had been in the hope that through them statistics degree included, of course, assault with set aside the insurgent jury's verdict Los Angeles compel the McNamaras It was said last night that Headquarters to-morrow, and Judge Withrow, although take their medicine quietly so they detectives as well as the private agency not aware of Mulvihill's intentions, intiild be held up as martyrs? You forgot men had been working on the case since mated that he would annul the verdict. The State Constitution would crowd of attorneys for the McNa- December 4. That they had not pro- which will cause the case to be retried

Following their verdict the jurors wrote a letter apologizing for any discourtesy mediately after the attempt to bribe the WONT DEALWITH THE ACCUSED toward the court and denying that religious prejudice or personalities entered

One of the jurors said that three of the jurymen are Catholics. According to LONDON, Dec 15. The War Office has this same juror not fewer than fifty Cathothat none of the concerns involved shall among us. The jury was agreed on the there has been no dissent among them at

After he discharged the jury Judge

"There are three decisions of the ap- year ported in violation of the court's instruc-"I knew these cases were in the books.

But it was not for me to tell the jury how "The Post-Dispatch printed to-day an Two Men Injured as Crew Is Hurled Off concerns until the cases had been settled, opinion about the matter from a former

CHICAGO, Dec. 15. - J. Ogden Armour, Judge of the St. Louis Court of Appeals

Namaras confessed. He says he is by Great Britain as stated in the de- not be held without the court remained M. Namaras confessed. He says he is by Great Britain as stated in the delant to pieces. He is with hooze.

They have hinted that silence is golden that Great Britain saw fit to take such that I have had enough glow from that Great Britain saw fit to take such controlled the court remained picked themselves up they found that the driver, Thomas Jeremiah, and Alfred court has been committing the error of J. Reynolds, who was at the tiller, hadn't

The fact that a jury can return a verdict were badly hurt. The fact that a jury can return a verdict contrary to orders of the court has not the truck, glimpsed an automobile that attention to this secondrel Gompers? products which cannot be made up in any been generally known, perhaps for the was going into a garage just above Sixtyreason that this is the first time the issue third street. He called to the chauffeur, has been raised for many years.

Degnan, blacksmith; John J. Dohoney, cussion of the brain and some abdominal clerk; Frederick H. Fischer, clerk; Freder-bruises. ick Kukkuck, leather dealer; Melvin C. agent; Philip P. Smith, contractor.

senting Mrs. McDermott, said to-night that he will appeal the case to the State ockin, former member of the iron DRIVES 3 MILES FOR A LOAF. lower court has power to receive a verdict

WASHINGTON, Dec. 15.-A deputation forcet in their opinion that they were was in a tailor shop at 413 Amsterdam of women, led by Mrs. Wiley, wife of Dr. doing right by information concerning avenue. given in an interview by former Supreme

"If we want a loaf of bread for dinner Two Army Officers Suggest That It Be

"What is your occupation?" inquired bayonet practice are accepted.

These officers declare there is too little she realism in the life of a soldier to make Mrs. Jennie L. Munroe, a suffragette, told of the inconvenience to which she had been put in mailing a package of pury before Supreme Court Justice seeds to Denver. Because the package of blanger returned a verdict yesterday weighed over four pounds the witness told how the postal authorities had required by Louise & Co. Mrs. Cameron of Lawedo for, \$6,000 in a suit for gowns arounds by Louise & Co. Mrs. Cameron of Lawedo for Alexander Cameron, Jr.

The wife of Alexander Cameron, Jr.

Review of Alexander Cameron him a good fighting man and therefore

men who are to eat the beef.
Thus far in their course the

BURNS HOT AFTER GOMPERS \$3,000 REWARD FOR JEWELS. JURY DEFIES COURT AND WINS 25,000 EGGLESS BREAKFASTS. \$65,000,000 WOOLWORTH CO. Cleveland's 30 Cent Egg Club Begins a

Three Weeks Boycott.

SIGN DICTATED VERDICT. crusade is on. According to reports from the headquarters of the Thirty Cent Egg Directly Opposite to That Ordered eggless breakfasts to-day. Bacon was eaten? My, yes, but not many eggs with Housewives even called Frank S. Judge Gives In May Be Set Aside. Krause, president of the club, by telephone Sr. Louis, Dec. 15. The jury in the unsettled coffee because they had no eggs

ay before the local organization of matter said that the total value of the over Circuit Judge James E Withrow National Metal Trades Association | Satisfaction of Matter and that the total value of the over Circuit Judge James E Withrow States amounted to something this afternoon, when on the fourth day A pile of Auters lay before him. "All Watertown, N. Y. with a capital of \$10.before the local organization of ational Metal Trades Association of the ation of the ational Metal Trades Association of the of the American Federation of Labor; lieve that there had been a robbery at the Darrow, chief attorney for the Bellevlaire of he would have heard about the beard about the reliable to their reliable to the waved his hand over the pile. They are coming our way. Here, and be leclaire or he would have heard about contrary to it. The Judge decided that it he exhibited a letter containing the will acquire for \$61,998,000 more stores. was his duty under the Appellate Court's signatures of more than a dozen prominent all over the United States, Canada and He came home on the Kronprinzessin stances that led up to the shooting. Per-Mr. and Mrs. Royce are leading members the orbor of the class of "Passers-by" at the bers in the cast of "Passers-by" at the b bers in the cast of "Passers-by" at the Criterion Theatre and have been stopping at the Belleclaire since the beginning of the class of people we have as members. Good intelligent men. They won't eat any eggs or anything containing eggs for the Class of people we have as members. Good intelligent men. They won't eat any eggs or anything containing eggs for the Class of people we have as members. The new company will be known as the way theatre that evening. until all those guilty of dynamiting outthe season. Their rooms are on the fourth
The verdict returned by the jury was any eggs or anything containing eggs for three weeks. There's an example for

going to continue my fight against
on the night of December 4 they left
the hotel to go to the theatre, locking until the public comes to recognize the hotel to go to the theatre, locking will. The plaintiff's allegation was that
the said. "I can see eggs everywhere. gerty and Western W. Wager of New York
of the Five Fathom Shoal lightship, off the first or second degree. Both young their room door behind them, and they undue influence exercised by the priest but they are going to stay there. The and J. Herbert Case of Brooklyn. and J. Herbert Case of Brooklyn.

The companies to enter the combine caused Mrs. McDermott to leave the propprice that will not stay. It will fall and the companies to enter the combine caused Mrs. McDermott to leave the propprice that will not stay.

All of the trunks had been pried open and cut off Mrs. Farrington with \$1. The visibly affected by the first day of the E. P. Charlton & Co. of Fall River, Mass.,

May Serve for Three.

State elections shall be held in November dimes. of each evenly numbered year after Arizona's formal admittance to the Union. As the returns of last Tuesday's election any competitors. That wouldn't be alannot be certified and forwarded to lowed by law. Washington until the middle of January. 1912, the next evenly numbered year will into the combine none of them has col- friends of the donors and that it is only odds and ends. The foreman, John F. be 1914. Therefore the officers will serve ducted stores in cities where the Wool- these friends who have the necessary

until January 1, 1915. only until January 1, 1913, but says nothing about State officers. Here is a conflict, for certain officers may serve only till 1913. and there can be no general election before November, 1914. Republicans are charging that the State officers have no moral right to hold their offices three years when the understanding of the people was that they were being elected for only one stock. The company will also open

Late returns show that the upper house of the Legislature will be composed of 16 Democrats and 3 Republicans, the lower Cornellus J. Gets an Order to Learn How

house of 29 Democrats and 6 Republicans. FIRE TRUCK OVERTURNS.

Horse Runs Away. A few minutes after one of the trucks services to the Ryan-Parker Construction Burtis framed this up. He finally got president of Armour & Co., under indict. and of the Missouri Supreme Court 1 in the house of Engine 35 at 142 West egest violation of the Sherman anti-trust they were out at lunch and learned what they could do. Sixty-third street started for a fire in Amsterdam avenue last night a second they could do. suppose they must have read this when Sixty-third street started for a fire in The case proved that St. Louis Circuit third street and Eleventh avenue and the Appellate Division of the Supreme Court making a loud report Courts have been straying for years from second hook and ladder, with seven men Darrow and after another contenence for British army contracts would not be was determined that Gompers should out and get a million for defence out and get a million for defence by the United States. He refused to the Line of Governors to the south at this corner the heavy and after another contenence for British army contracts would not be aboard.headed toward West End avenue aboard.headed toward West End avenue the lawful path of judicial procedure. Sullivan has brought suit to recover the profits under his agreement better the profits agreement better the profits agreement better the profits under his agreement better the profits agreement better the profits agreement by the United States. He refused to Judge Withrow on the second to hold turn to the south at this corner the heavy trial instructed his deputy sheriff to hold turn to the south at this corner the heavy Alfred R. Urion of counsel for Armour to only wish to show that this blathers be Gompers is not fit to rule organized. Under the subject the jury until c.P. M., the Judge intending the south at this corner the nexty to adjourn court and go home. The jury could be fell over on its side, glided over the side-bank source and at this corner the nexty to adjourn court and go home. The jury could be fell over on its side, glided over the side-bank source and at this corner the nexty to adjourn court and go home. The jury will be plainted at this corner the nexty to adjourn court and go home. The jury will be plainted at this corner the nexty to adjourn court and go home. The jury will be plainted at this corner the nexty to adjourn court and go home. The jury will be plainted at this corner the nexty to adjourn court and go home. The jury will be plainted at this corner the nexty to adjourn court and go home. The jury will be plainted at this corner the nexty to adjourn court and go home. The jury will be plainted at the plainte or. He has been drunk ever since the ment. "The barring of our products the plaintiff, argued that the jury could fence. When most of the firemen had

> Lieut. Patrick Rogan, in command of put the two injured firemen inside and The jurors who stuck and wen are headed for Roosevelt Hospital. There, Henry C. Hartman (foreman), salesman; the doctors found that Jeremiah was George H. Bagot, telegraph operator; bruised all over his body and they thought George C. Conrad, bank teller; Michael that Reynolds was suffering from con-

Hoffman, factory secretary; Arthur J. horses broke loose and started to run. t up a corrupt political machine for "Lam not in a position to comment on the Marr, salesman; Edward F. Mulvihill. The big bay led two or three firemen a gasfitter; George M. Ravold, insurance long chase over to Amsterdam avenue and back to Ninth. Then the crowd Parker company does not appear in the If Judge Withrow sets aside the jury's stood back and let the horse have a chance verdict Attorney Hiram Moore, repre- to get its bearings. After that it trotted

straight back to the engine house. The fire to which the truck was going Supreme Court to determine whether the didn't amount to much. A lace curtain caught fire in a room at 544 West Fifty contrary to its instructions and then set third street and was put out without any that verdict aside. trouble. The fire to which the other One of the jurors says they were reen-truck responded was also triffing. It

WILSON ESTATE ALLEY. Decision That a Fifth Avenue Office Building's Tenants Can't Use It.

The Appellate Division of the Supreme Hockin spent all the time while he was the Federal Building in the private fice of Assistant District Attorney larence Nichols. Others who were chind the closed doors were Mr. Miller, A. G. Badeorf and R. J. Foster of the closed state of the closed doors were Mr. Miller, and the closed in Bayenet Practice.

Washington, Dec. 15. Punctured of Richard T. Wilson, which owns the closed in Bayenet Practice.

Washington, Dec. 15. Punctured of Richard T. Wilson, which owns the closed in Baye Court decided yesterday that the estate of Richard T. Wilson, which owns the his office building at 507 Fifth avenue from using an alley which is the only means of look

entrance to the rear of the office building. The defendants named in the suit were the Five Hundred and Seven Fifth Avenue munication from a lawyer named Herman

Knight, head of the failed cotton firm of was torn between believing his good for-The plaintiff showed that Mrs. Camcon opened the account originally when
she was the wife of Wright, and that
statements of the account were always
to her.

Thus far in the peer.

Thus far in their course through the various officers of the War Department the
suggestions of these two officers in this
statements of the account were always
to her.

Was torn between believing his general course, the was torn bet

Since That's Not Allowed by Law, Says

runs 5 and 10 cent stores allover the coun- was true that an operation would be per- acquitted yesterday of the charge of control over 600 stores. The offices will WRECK OFF DELAWARE CAPES. "We've just got well started," he going up at the corner of Park place and Broadway in this city. The tem- Company's steamship Esperanza, in last assault in the second degree. Assistant

New York, S. H. Knox & Co. of Chicago, jecting through the roof. Egg prices on the local market were not F. M. Kirby & Co. of Wilkesbarre, Pa., the C. S. Woolworth stores of Scranton, From the circumstantial evidence of the witnesses examined we believe of the witnesses examined witnesses and the witnesses examined witnesses examined witnesses examined witnesses and the witnesses examined witnesses and the witnesses examined witnesses and the witnesses examined witnesses witnesses and the witnesses and the witnesses and the witnesses witnesses and the witnesses witnesses and the witnesses witnesses and the witnesses wit

PHCENIX. Ariz., Dec. 15. That the at his home, 990 Fifth avenue, that the of her husband have now reached a total He struck out in beginning his charge with the possible exception of attempting emeralds, diamonds and turquoises and the Rev. Father White's lawyer, and the Ludge. Very appropriate to bribe the Ludge. Very appropriate to bribe the Ludge. Very a possible exception of attempting emeralds, diamonds and turquoises and the Rev. Father White's lawyer, and the Ludge. Very a possible exception of attempting emeralds, diamonds and turquoises and the Rev. Father White's lawyer, and the Ludge. Very a possible exception of attempting emeralds, diamonds and turquoises and the Rev. Father White's lawyer, and the Ludge. Very a possible exception of attempting emeralds, diamonds and turquoises and the Rev. Father White's lawyer, and the Ludge. Very a possible exception of attempting emeralds, diamonds and turquoises and the Rev. Father White's lawyer, and the Ludge. Very a possible exception of attempting emeralds, diamonds and turquoises and the Rev. Father White's lawyer, and the Ludge. Very a possible exception of attempting emeralds, diamonds and turquoises and the Rev. Father White's lawyer, and the Ludge. Very a possible exception of attempting emeralds, diamonds and turquoises and the Rev. Father White's lawyer, and the Ludge. Very a possible exception of attempting emeralds, diamonds and turquoises and the Rev. Father White's lawyer, and the Rev. Fa the Constitution on their side. The matter practically one family, so that it was can be collected showing needs for chariprobably will be passed up to the Supreme thought better to combine in order to table work. Some of the requests have Court, composed of Judges who are them- centralize buying capacity, get their been granted already, while others are goods cheaper and give their customers being investigated. The State Constitution provides that the benefit of better stuff for nickels nad

Woolworth," we have not bought out H. Allen, its head, said vesterday that

One clause of the Constitution says that county and legislative officers may serve stores in Chicago, where S. H. Knox & Co. that are practically obsolete, and newly man of the twelve, said "Guilty." He has never conducted stores in New York.

The F. W. Woolworth Company, he to get a hearing. said, had established recently stores in England which would come under the divided into \$15,000,000 7 per cent, preferred stock and \$50,000,000 common stores in other countries.

SULLIVAN INFLUENCE.

Much Bridge Contractors Owe Him. The fact that Cornelius J. Sullivan.

former head of the C. J. Sullivan Advertising Company and cousin of Senator Timothy D. Sullivan, rendered sufficient Company to enable it to get the contract for building the Manhattan Bridge, for which Sullivan was to get half the net profits, came out yesterday when the reversed an order denving an inspection

cause the defendants failed to pay him \$1,000 a month as called for under the contract. He alleges, that the total amount received by the construction Jewish Citizen Gets Family Here Through young Mr. Wagner and one or two others company under the contract is \$6,493.223 and wanted to examine Ryan and find PITTSBURG, Pa., Dec. 15.-President to determine the profits. The lower court family that for four years had been trict Attorney Buckner's arraignment refused to direct the construction com- separated because of Russia's attitude on of Miss Graham and Miss Conrad as adpany to produce all its books and docu- the passport question.

ments and Sullivan appealed. books should always be open to the plain-tiff and that the company has put Sullivan Russia ignored the passports of the and wildcat, of Miss Graham as "that in a position where he cannot proceed to husband and father when after four years weeping willow." He didn't like Stokes, books.

dered by Sullivan in connection with the and return to Russia.

awarding of the contract to the RyanHenry Friedman, cashier of the Roth papers.

WINDFALL FOR POLICEMAN. Lieut. Lyon Is Told That Woman Has Bequeathed \$20,000 to Him.

tion house the visitor. "I'm Lieut. Dennis Lyon," said the man

behind the desk. "Do you remember a woman whom you used to know from up-State? woman from Elmira?" continued the tall

continued the visitor.

Lyon reached for the bell that would bring a policeman and he also reached for the ambulance call.

"Take it easy," said the tall man. "and look at this." He flipped a legal docu-ment across the desk. Lyon took a look at it and settled down to a more deliberate reading. When he had finished his fore-head was wet with large salty beads. The paper purported to be a com-

munication from a lawyer named Herman Schwartz in Elmira. It is said that a woman had left him \$20,000.

The tail man went away without telling who he was or who the woman was who had left the lieutenant all this money. But he did say that Lyon was being repaid tor a kindness that he did fifteen years ago.

Lyon got to thinking about it and remembered that one day while he was proposed to the payements at the Taylor was proposed.

membered that one day while he was pounding the pavements at the Twenty-third street ferry a woman approached him and said that's he had lost her pocket-book which contained a ticket to Elmira. He had happened to have enough money in his pockets to buy her another ticket and that's what he did. Last night Lyon

No holiday feast complete without ANGOS-TURA BITTERS—exquisite appetizer.—Ade.

KNIFE FOR C. VANDERBILT. SHOOTING GIRLS ACQUITTED

To Undergo an Operation for Appendicitis This Morning.

REFUSES FOR FOUR DAYS TO CLEVELAND, Dec. 15.—The 30 cent egg 5 AND 10 CENT STORE COMBINE Cornelius Vanderbilt is ill with ap- ASSAILANTS OF W. E. D. STOKES INCLUDES NO COMPETITORS, pendicitis and will be operated upon this forning at his Fifth avenue home. Vanderbilt, it is said, has been sick for Both Sides Surprised General Bellef the last two months. About three days Frank W. Woolworth Economy the ago his condition took a decided turn Motive \$15,000,000 in 7 Per Cent. for the worse and it was decided at a Preferred Stock, the Rest in Common, consultation of surgeons that an immediate operation was necessary

The F. W. Woolworth Company, which Dr. Austin Flint said last night that it

The New York and Cuba Mail Steamship the Delaware capes, she passed the wreck- women were powerfully affected by the price that will not stay. It will fall and break as quickly as an egg dropped from are the F. W. Woolworth Company of eagle on top and a small stovepipe pro-

ASKED FOR \$120,000,000.

Frank W. Woolworth said last night Harriman asking for help since the death Marcus permitted the jury to consider companies comprised in the combine letters Mrs. Harriman has been turning

tabulation of the statistics which it hopes carrying the exhibits-the dear dearie "In making this combine," said Mr. to obtain from the letters. Dr. William letters, the cross, crabbed, ugly, old cove in too many cases large gifts are made "Of the companies that have entered through the intercession of personal worth company now has establishments. entrée to the donors. This results, he has operated, and the Knox company risen needs have to go uncared for because those who know of them are unable guilty on the second count, assault in the

GOVERNORS IN AUTO BUMP. combine. The capitalization is to be Near Accident on Indianapolis Speedway The fuzzy hat played considerable of a

Scares Western Executives. Indianapolis, Dec. 15 .- There was an exciting time on the motor speedway to-day when a collision occurred between cars in which some of the visiting Governors were seated. A car running forty badly as it was being checked after rac-ing around the speedway and ran into was asking for what belonged to her, since another car which also was skidding on Stokes.

the slippery track had to run for safety. To add to the

REUNITED DESPITE THE CZAR. President Taft.

In directing that the books be produced bler, came to this country five years ago. sinuating into his speech shades of irony the Appellate Division says that the con- Later the immigration authorities refused that frequently irritated the lawyers for tract between Sullivan and the contract- to admit his wife and children because the the defence, caused Miss Conrad to giggle ing company required that the defendant's mother had a disease of the eyes that at and Miss Graham to weep, he spoke of

\$1,000,000. The nature of the services ren- he was told that being a Jew he could it? Give way to their emotions or do their

Bank, a foreign savings institution in your sympathies and one for your judi-McKeesport, laid the matter before the cial consideration," began Mr. Buckner President in a letter. President Taft easily. "The first is that these defendants through the State Department communi- are women, the second that Stokes is a cated with the American Ambassador at roue, and the third is self-defence. You St. Peterspurg and ordered an investiga- gave your word that you would try these Lieut. Dennis Lyon of the Charles tion that resulted in the wife and children women as if they were men. You are street station locked up from his books being sent to this country. They were going to stick by your word, aren't you? last night as a tall man went into the sta- held at Ellis Island for forty days while As for the second, they have blackened the woman's eyes were treated. To-day Stokes's character in every possible way "I want Patrolman Dennis Lyon," said she and her little ones arrived in Mc- in order to support the assumption that

Keesport. \$3.70 CONSCIENCE MONEY

Her, Had Been Smuggled In. woman from Elmira?" continued the tall
man.
"No," said the lieutenant scratching his head, "can't say that I do."
"Because she's died and left you \$20,000,"

Collector Loeb cannot conscientiously turn into the conscience fund of the Treasury Department \$3.70 that he registed yesterday from a woman (the minister of the gospel and stands for ceived yesterday from a woman (the minister of the gospel and stands for ceived yesterday from a woman (the minister of the gospel and stands for ceived yesterday from a woman (the minister of the gospel and stands for ceived yesterday from a woman (the minister of the gospel and stands for ceived yesterday from a woman (the minister of the gospel and stands for ceived yesterday from a woman (the minister of the gospel and stands for ceived yesterday from a woman (the minister of the gospel and stands for ceived yesterday from a woman (the minister). handwriting so indicates) who believes everything Stokes isn't. Stokes is no that she owes Uncle Sam duty on thirty-seven yards of Irish lace that she bought [pointing to that lively garment] is of seven yards of Irish lace that she bought from an Italian pedler, who declared to her that he had smuggled it into the country and therefore was able to sell it to her at 20 cents a yard. The woman wrote that "on thinking of the matter after I had bought the goods I realized, as I had not before, how wrong this was, and I take this means of doing what I can to make amends."

Mr. Buckner waid that an effort had

can to make amends.

proves by her handwriting that she sent it. Women for Jersey City School Board.

Wittpenn that it would be wise to grant the request of numerous organizations for the appointment of two women as members of the Board of Education.

The results of the Board of Education.

DECLARED NOT GUILTY.

That Jury Also Was Trying Stokes Ethel Conrad Hysterical on Announcement Stokes Is Improved.

Lillian Graham and Ethel Conrad were account of the gunplay and the circumgirls had been on trial.

The verdict surprised both sides. Counsel for the chorus girls figured on a disagreement, or at the worst, a conviction on the second count of the indictment. Miss Conrad particularly. Her hysterical screams shrilled through the court room long after the jurors had departed.

Mrs. E. H. Harriman Turned 6.000 Let- As it turned out there was never a The letters received by Mrs. E. H. two counts that Supreme Court Justice the count that charged Miss Graham and Miss Conrad with attempted murder, but

The jury deliberated just an hour, When it retired at 4:14 P. M. it was fol-The bureau has not yet completed the lowed by a procession of court attendants letters, the gay garments worn by Mr. Stokes the night his legs were damaged, two revolvers, a whiskey bottle and other Flomer, called for a ballot, which was taken viva voce. Eleven spoke up "Not qualified his vote by saying he meant

second degree. There was amiable discussion over the letters and Mr. Stokes's green plush hat. part in the deliberations. The jurymen could not understand how Mr. Stokes could have been wearing it when he was shot standing up, as he swore he was, Graham-Conrad flat that was more than four feet from the floor. Miss Graham's miles an hour and carrying Gov. James
M. Carey of Wyoming, Gov. Edwin L.
numerous written appeals for money Norris of Montana and others skidded were considered, but the jurors were not she had turned over a \$1,700 legacy to

Both cars shot off their course, and some of the other Governors and spectators of the other Governors of the other Governors and spectators of the other Governors of the other mony again and took a third ballot, still 11 to 1. But on the fourth Mr. Wagner came around and voted for acquittal. that time the jurors were agreed that Miss Graham and Miss Conrad had told the truth about why they shot Mr. Stokes and pistols only to defend themselves from Stokes's attack. The jury was composed almost entirely of married men, only

being in the single state.

The last day of the trial, which occupied out how much had been paid out so as Taft has brought about the reunion of a three weeks, was devoted to Assistant Disventuresses and to comments on Stokes's Wolf Fanimich, a Russian Jewish cob- career hardly more complimentary. In-Miss Conrad as a combination of kitten trial safely without an inspection of the he, a naturalized American citizen, sought he told the jurors, and he was glad that admission to the Czar's country that he Stokes wasn't his father, but here was a Sullivan contends that the profits on might again see his family. His claims man who had been shot without provocathe Manhattan Bridge amount to about of American citizenship were ignored and tion. What were they going to do about

> duty? "There are two defences offered for he ought to have been shot. Well, if that's the law let's take the revolvers and go up to the Ansonia and finish the job. Sent by Woman Whose Lace, Pedler Told If he deserved to be shot, why shouldn't

we shoot him now?

Special Deputy Collector Stuart remarked that he feared the poor woman had been twice stung, once by the Italian, whose lace never had seen Ireland, and again by conscience. Uncle Sam is willing to surrender the \$3.70 to her if she proves by her handswiting that she sent it planation of her confession and said it was planation of her confession and said it was Mr. Buckner said that an effort had planation of her confession and said it was absurd to assume that Stokes had wronged her. He analyzed Miss Graham's letters, through which, he said, the same theme George G. Tennant, president of the Jersey City Board of Education, said yesterday he had advised Mayor H. Otto

members of the Board of Education. The names of Miss Cornelia Bradford of the Whittier House, a social settlement, and Miss Margaret MacNaughton have been proposed to the Mayor as directors.